A BILL FOR AN ACT

RELATING TO THE DISPOSITION OF LANDS MANAGED BY THE STATE DEPARTMENT OF AGRICULTURE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. The purpose of this Act is to allow the
- 2 department of agriculture the ability to create an alternative
- 3 list of qualified applicants to lease agricultural lands in the
- 4 event an initial awardee fails to complete the lease process.
- 5 SECTION 2. Section 166-6, Hawaii Revised Statutes, is
- 6 amended by amending subsection (a) to read as follows:
- 7 "(a) Any provision of this chapter to the contrary
- 8 notwithstanding, the board may by negotiation, drawing of lot,
- 9 or public auction, directly dispose of public lands and related
- 10 facilities set aside and designated for use as agricultural
- 11 parks, and any other lands and facilities under the jurisdiction
- 12 of the department pursuant to section 166-3 and notwithstanding
- 13 chapter 171. Except as provided by subsection (c), dispositions
- 14 may be by lease and shall be subject to the requirements set
- 15 forth in rules adopted by the board in conformity with section
- 16 166-9, and subject also to the following limitations:

1	(1)	The property	shall :	be	disposed	of	for	agricultural	or
2		aquacultural	purpos	es	only;				

- (2) The lessee shall derive the major portion of the lessee's total annual income from the lessee's activities on the premises; provided that this restriction shall not apply if failure to meet the restriction results from mental or physical disability or the loss of a spouse, or if the premises are fully utilized in the production of crops or products for which the disposition was granted;
- (3) The lessee shall comply with all federal and state laws regarding environmental quality control;
- (4) The board shall determine the specific uses for which the disposition is intended; parcel the land into minimum size economic units sufficient for the intended uses; make, or require the lessee to make improvements as are required to achieve the intended uses; set the upset price or lease rent based upon an appraised evaluation of the property value adjustable as provided in rules adopted in accordance with chapter 91 to the specified use of the lot; set the term of the lease, which shall be not less than

1		fifteen years nor more than fifty-five years,
2		including any extension granted for mortgage lending
3		or guarantee purposes; and establish other terms and
4		conditions as it may deem necessary, including but not
5		limited to restrictions against alienation and
6		provisions for withdrawal by the board;
7	(5)	No lease shall be made to any person who is in arrears
8		in the payment of taxes, rents, or other obligations
9		owing the State or any county; [and]
10	(6)	Any transferee, assignee, or sublessee of an
11		agricultural park lease shall first qualify as an
12		applicant under this chapter. For the purpose of this
13		paragraph, any transfer, assignment, sale, or other
14		disposition of any interest, excluding a security
. 15		interest, of any legal entity which holds an
16		agricultural park lease shall be treated as a transfer
17		of the agricultural park lease and shall be subject to
18		the approval of the board of agriculture upon
19		reasonable terms and conditions, not inconsistent with
20		this chapter or rules of the board, which the board
21		may deem necessary. No transfer shall be approved by
22		the board if the disposition of the stock, or assets

1	·	or other interest of the legal entity would result in
2		the failure of the entity to qualify for an
3		agricultural park lease[-]; and
4	<u>(7)</u>	For dispositions by negotiation that require the
5		submission of sealed bids pursuant to rules adopted by
6	·	the department, in addition to selecting the applicant
7		who submits the highest offer as the lessee, the
8		department is authorized to select qualified
9		applicants who submit the next highest offers as back-
10		up lessees, with whom the department may enter into
11		negotiations upon the failure by the highest offering
12		lessee to finalize a lease for any reason."
13	SECT	ION 3. Section 166-11, Hawaii Revised Statutes, is
14	amended t	o read as follows:
15	" [-[]	§166-11[+] Lease negotiation. (a) The department of
16	agricultu	re may negotiate and enter into leases with any person
17	who:	
18	(1)	[As of July 1, 1996, holds] Holds a revocable permit
19		for agricultural purposes; [or]
20	(2)	Has formerly held an agricultural lease [which] or
21		holdover lease of public land that expired within the

1		last ten years [preceding July 1, 1996,] and has
,2		continued to occupy the state land; [and
3	(3)	Does not own agriculturally-zoned-land-of-twenty-five
4		acres or more in the State, individually or jointly
5		with a spouse, or whose spouse does not own twenty-
6		five acres or more of agriculturally-zoned land in the
7		State.] or
8	(3)	Is determined by the department to have a beneficial
9		impact on agriculture.
10	(b)	The land eligible for lease negotiations under this
11	section an	re limited to those lands:
12	(1)	Zoned and used for agricultural purposes;
13	(2)	Set aside by governor's executive order to the
14		department of agriculture for agricultural uses only;
15		and
16	(3)	Not needed by any state or county agency for any other
17		public purpose.
18	(c)	In negotiating and executing a lease as authorized,
19	the board	of agriculture shall:
20	(1)	Require the appraisal of the parcel to determine the
21		fair market value;

1	(2)	Require the payment of annual lease rent based on the
2		fair market value established by appraisal;
3	(3)	Require the payment of a premium, computed at twenty-
4		five per cent of the annual lease rent, with the
5		premium to be added to the annual lease rent for each
6		year of the lease equal to the number of years the
7		lessee has occupied the land, except that the premium
8		period shall not exceed four years; and
9	(4)	Recover from the lessee the costs of expenditures
10		required by the department to convert the parcel into
11		leasehold.
12	[Wit	hin six months from July 1, 1996, the] The department
13	shall not	ify in writing [the permittees of lands] those eligible
14	for lease	negotiations under this section and shall inform the
15	[permitte	es] applicant of the terms, conditions, and
16	restricti	ons provided by this section. Any [permittee] eligible
17	person ma	y apply for a lease; provided that the application
18	shall be	submitted to the department in writing within thirty
19	days from	the date of receipt of notification; provided further
20	that the	department may require documentary proof from any
21	applicant	to determine that the applicant meets eligibility and

- qualification requirements for a lease as specified by this 1 2 section." 3 SECTION 4. Section 166E-11, Hawaii Revised Statutes, is amended to read as follows: 4 5 "[+]§166E-11[+] Lease negotiation. (a) The department 6 may negotiate and enter into leases with any person who: 7 (1)Holds a revocable permit for agricultural purposes; 8 (2) Has formerly held an agricultural lease or a holdover 9 lease of public land that expired within the last ten **10** years and has continued to occupy the land; or (3) Is determined by the department to have a beneficial 11 impact on agriculture. 12 Lands eligible for lease negotiations under this 13 (b) section are limited to lands that are: 14 15 (1)Zoned and used for agricultural purposes; Set aside for agricultural uses only, by the governor 16 (2) through an executive order to the department; and 17 Not needed by any state or county agency for any other 18 (3)
- 20 (c) In negotiating and executing a lease as authorized,
 21 the board shall:

public purpose.

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1	(±)	Require the appraisal of the parcel using standards of
2		national appraiser organizations to determine the
3		rental, including percentage rent;
4	(2)	Require the payment of a premium, computed at twenty-
5		five per cent of the annual lease rent, with the
6		premium to be added to the annual lease rent for each
7		year of the lease equal to the number of years the
8		lessee has occupied the land, except that the premium
9		period shall not exceed four years; and
10	(3)	Recover from the lessee the costs of expenditures
11		required by the department to convert the parcel into
12		leasehold.
13	The	department shall notify in writing those eligible for
14	lease neg	otiations under this section and shall inform the
15	applicant	s of the terms, conditions, and restrictions provided
16	by this s	ection. Any eligible person may apply for a lease by
17	submittin	g a written application to the department within thirty
18	days from	the date of receipt of notification; provided that the
19	departmen	t may require documentary proof from any applicant to
20	determine	that the applicant meets eligibility and qualification
21	requireme	nts for a lease.

- 1 (d) After the lot or lots are awarded, valid proposals may
- 2 be selected as alternatives from the qualified applicants with
- 3 the next highest proposals. In the event awards are rescinded
- 4 for failure to satisfy conditions of award or other reason, the
- 5 lot or lots made available shall be offered for award to the
- 6 alternates in the order of the highest bid.
- 7 SECTION 5. Statutory material to be repealed is bracketed
- 8 and stricken. New statutory material is underscored.
- 9 SECTION 6. This Act shall take effect upon its approval.

Report Title:

Agricultural Park Lands; Non-agricultural Park Lands; Back-up Lessees; Sealed Bidding

Description:

Authorizes the department of agriculture to select qualified applicants as back-up lessees when disposing of certain agricultural or non-agricultural park lands through the sealed bidding process. Authorizes the department to negotiate with a back-up lessee if the highest offering bidder or lessee fails to finalize a lease with the department for any reason. Conforms the eligibility criteria for lessees of agricultural parks lands with that of lessees of non-agricultural park lands. (SD1)

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